

June Court 1726 said 154

Since the death of the said Robert (to w^{ch} Mary w^{as} of the last will & testament of the said Robert was at Somerset County as within the said Jurisdiction in due form of Law (as aforesaid) hath not answered but the same letter to to doe hath altogether douged and since that day to the detaining the w^{ch} of the tortament and to the Damage of the said Mary Six thousand pounds of tobacco and twenty pounds of fine money & there of the Bridge this Sixty 8. and the said Mary brings her w^{ch} to Court as well the said Tortamentary & by which 8. as the writing obligatory and w^{ch}
Specie of Quod obligat 8. - John Doe

And the said Eric Collins being called appears and thereupon the said Eric Collins at the prayer of the Esq^r. attorney and is adjudged to give Special Bail to the action and thereupon a certain Abraham Smith and Christopher Glast both of Somerset County present in Court undertakes for the said Eric Collins that if in case the said Mary Martin Esq^r as Esq^r State Recover Judgment in the plea and against the said Eric Collins or that the said Eric Collins should be therein convicted that then he the said Eric Collins shall pay the satisfaction of the Court thereupon or Render his Body to the custody of the Sher. hereupon of Somerset County in said's faction whereof or that they the said Eric Collins and Christopher Glast will do it for him 8.

And the said Eric Collins in his own proper person cometh and defendeth the free and injury when he said Smith that he cannot give the Esq^r her action and against him brought nor can he say but that the writing obligatory and is his act and deed and that the debt therein mentioned is yet due and unsatisfied wherefore the said Esq^r. Crays Judgment for her debt and her costs and damages sustained by occasion of the detaining of the same debt 8.

Therefore it is considered by the Justice here the twenty first day of June and Doid. One thousand Seven hundred and twenty six that the said Mary Martin Esq^r as Esq^r Recover against the said Eric Collins as well the sum of three thousand five hundred and Ninety Six pounds of tobacco, three hundred and thirty two of pounds and ten shillings and six pence fine money her Debt and as also the sum of three hundred and Sixty two pounds of tobacco for her costs and damages sustained by occasion of the detaining of the same Debt to the said Mary Martin Esq^r. as Esq^r after asent by the Court here adjudged, and the said debt in Mery's

James Markmory adw. of John Markmory
James Dalzell
Command was given to the Sher. of Somerset County that he should take James Dalzell late of Somerset County Gent. if he should be found in his Bail with and him should safe keep so that he might have his body before the Justice of ~~the Court~~ his Lordships County Court of Somerset to be held at Dwidney Green the third Tuesday of June then Next to answer unto James Markmory adw. of the goods and Chattels 8. of John Markmory ded. of plea of trespass upon the Case 8. and that thereof he should not fail to

And whereupon the same James Markmory by David Gale his attorney being called that whereas the said James Dalzell the tenth day of June and Doid one thousand Seven hundred & twenty six by one at Somerset County within the Jur. of this Court was indebted to the said John Markmory in his life time in the sum of Sixty pounds Sterd for Divers goods wares & Merchandizes by the same John in his life time